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**ALL ACTIONS** 

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RESOLUTION PROCEDURES

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# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

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IN RE: FACEBOOK, INC. CONSUMER
PRIVACY USER PROFILE LITIGATION

This document relates to:

STIPULATION AND [PROPOSED]
ORDER ON DISCOVERY DISPUTE

Resolution of discovery disputes in this MDL has been referred to the undersigned

magistrate judge. As to discovery disputes that may arise, except as otherwise set forth herein, the

parties shall comply with page 4 of the Civil Standing Order for Magistrate Judge Jacqueline Scott

Corley. In addition, and in the interest of ensuring the prompt and equitable resolution of discovery

disputes, the parties agree, subject to Court approval, to the following procedures:

1. A discovery dispute is defined as a refusal to fully produce requested discovery or

an inability to agree on the parameters of the discovery sought or ordered. Unless both parties

otherwise agree, the meet and confer process concerning a discovery dispute shall begin within

four business days of a party seeking discovery or requesting relief (the "moving party") making

a request for the meet and confer conference.

2. A request to meet and confer shall identify each issue and/or discovery request in

dispute. The request shall state briefly the moving party's position on the issue, may provide any

legal authority the moving party believes is dispositive of the issue, and identify the relief to be

sought.

3. If the parties remain at impasse after meeting and conferring in good faith, the

moving party may, no earlier than three business days after the parties have concluded the meet

and confer process, file a two page statement as contemplated by this Court's Standing Order. See

CIVIL STANDING ORDER OF MAGISTRATE JUDGE, JACQUELINE SCOTT CORLEY,

Revised March 7, 2019, at 4-5. The opposing party shall then have three business days to file its

written response of no more than two pages.

4. If the opposing party fails to participate in the requested meet and confer in good

faith within the four-business day time period specified in paragraph 1 above, the party seeking

discovery may submit an individual statement to the Court including an explanation of why a meet

and confer was not possible, or otherwise seek the Court's assistance.

5. The parties are invited, but not required, to contact the Court's Deputy Clerk Ada

Means to schedule an informal discovery conference with the Court after the parties have met and

STIPULATION AND [PROPOSED] ORDER ON DISCOVERY DISPUTE RESOLUTION PROCEDURES

MDL No. 2843 Case No. 18-md-02843-VC conferred but before the drafting of their discovery briefs. At the conference the Court will not formally rule, but instead will attempt to assist the parties with resolving their dispute without the need for written submissions. The parties may agree to stay the deadlines for submission of the discovery letter pending the informal discovery conference, but absent an agreement the deadlines set forth in paragraph 4 above remain in place.

### IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

Dated: March 31, 2020 Respectfully submitted,

KELLER ROHRBACK L.L.P.

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## [PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: April 1, 2020

HON JACQUELINE SCOTT COR EY UNITED STATES MAGISTRATE JUDGE